

**UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA**

In re

EXEMPTION FROM FEES FOR
ELECTRONIC ACCESS TO COURT
DATA

Administrative Order
FLMB-2006-5
Amends Administrative Order
FLMB-2006-2

**AMENDED ADMINISTRATIVE ORDER EXEMPTING
PROFESSOR JEFFREY DAVIS, JENNIFER MORANDO, QUIN GHILCHRIST,
JESSICA JACKSON, CHRISTINE ZHAROVA, AND SHAWN ESTES FROM
PAYMENT OF THE FEE FOR ELECTRONIC ACCESS TO COURT DATA**

This matter came before the Court to consider waiving payment of the prescribed fee for electronic access to court data maintained on the PACER ("Public Access to Court Electronic Records") system. PACER is an electronic public access service that allows users to obtain case and docket information from the bankruptcy court and to view the pleadings directly. A fee is prescribed for electronic access to court data.

The Court may exempt individual researchers associated with educational institutions from the fee if the exemption is necessary in order to avoid unreasonable burdens and to promote public access to information. This Order is entered to exempt Professor Jeffrey Davis, Professor of Law at Levin College of Law at the University of Florida, and students Jennifer Morando, Quin Ghilchrist, Jessica Jackson, Christine Zharova, and Shawn Estes, from the payment of the fees, in order to promote important public access to information on bankruptcy filings. Waiver of the fee will allow them to complete a research project on the impact of Florida exemption law on Chapter 7 asset cases.

Accordingly, it is

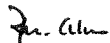
ORDERED:

1. Professor Jeffrey Davis, Professor of Law at Levin College of Law at the University of Florida, and students Jennifer Morando, Quin Ghilchrist, Jessica Jackson, Christine Zharova, and Shawn Estes are exempted from the requirement to pay fees for electronic access to the court data in the United States Bankruptcy Court for the Middle District of Florida until October 1, 2006.

2. The information obtained via PACER may be used for their research and scholarly publications, but may not otherwise be sold for profit.

DONE AND ORDERED in Tampa, Florida, this 13 day of July, 2006.

BY THE COURT



Paul M. Glenn
Chief United States Bankruptcy Judge